AO 98 (Rev. 12/11) Appearance Bond	FILED RECEIVED ENTERED SERVED ON COUNTERARTIES OF RECORD
UNITED STATES D for the District of District On Distri	de
APPEARAN	ICE BOND
court that considers this case, and I further agree that this bond (X) to appear for court proceedings; (X) if convicted, to surrender to serve a se	defendant), agree to follow every order of this court, or any d may be forfeited if I fail: entence that the court may impose; or in the Order Setting Conditions of Release.
(X) (1) This is a personal recognizance bond.	
() (2) This is an unsecured bond of \$	<u> </u>
() (3) This is a secured bond of \$, secured by:
() (a) \$, in cash deposite	
 (b) the agreement of the defendant and each su (describe the cash or other property, including claims on ownership and value): 	urety to forfeit the following cash or other property it – such as a lien, mortgage, or loan – and attach proof of
If this bond is secured by real property, docum	nents to protect the secured interest may be filed of record.
() (c) a bail bond with a solvent surety (attach a co	opy of the bail bond, or describe it and identify the surety):

Forfeiture or Release of the Bond

Forfeiture of the Bond. This appearance bond may be forfeited if the defendant does not comply with the above agreement. The court may immediately order the amount of the bond surrendered to the United States, including the security for the bond, if the defendant does not comply with the agreement. At the request of the United States, the court may order a judgment of forfeiture against the defendant and each surety for the entire amount of the bond, including interest and costs.

Release of the Bond. The court may order this appearance bond ended at any time. This bond will be satisfied and the security will be released when either: (1) the defendant is found not guilty on all charges, or (2) the defendant reports to serve a sentence.

Declarations

Ownership of the Property. I, the defendant – and each surety – declare under penalty of perjury that:

- (1) all owners of the property securing this appearance bond are included on the bond;
- (2) the property is not subject to claims, except as described above; and
- (3) I will not sell the property, allow further claims to be made against it, or do anything to reduce its value while this appearance bond is in effect.

Acceptance. I, the defendant – and each surety – have read this appearance bond and have either read all the conditions of release set by the court or had them explained to me. I agree to this Appearance Bond.

I, the defendant - and each surety - declare under penalty of perjury that this information is true. (See 28 U.S.C. § 1746.) 11/10/2022 Date: Defendant's signature Surety/property owner - printed name Surety/property owner - signature and date Surety/property owner - printed name Surety/property owner - signature and date Surety/property owner - printed name Surety/property owner — signature and date **CLERK OF COURT** 11/10/2022 Date: Signature of Clerk or Deputy Clerk Approved. 11/10/2022 Date:

Judge's signal**y**re

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UNITED STATES DISTRICT COURT

for the

District of Nevada

	District of Nevada
	United States of America v. TRISTON HARRIS STEINMAN Case No. 3:22-mj-137-CLB Defendant ORDER SETTING CONDITIONS OF RELEASE
IT I	
111	S ORDERED that the defendant's release is subject to these conditions:
(1)	The defendant must not violate federal, state, or local law while on release.
(2)	The defendant must cooperate in the collection of a DNA sample if it is authorized by 34 U.S.C. § 40702.
(3)	The defendant must advise the court or the pretrial services office or supervising officer in writing before making any change of residence or telephone number.
(4)	The defendant must appear in court as required and, if convicted, must surrender as directed to serve a sentence tha
	the court may impose.
	The defendant must appear at:
	Place
	on
	Date and Time

If blank, defendant will be notified of next appearance.

(5) The defendant must sign an Appearance Bond, if ordered.

AO 199B (Rev. 06/2021) Additional Conditions of Release	Page 2	of_ <u>6</u>	Pages
ADDITIONAL CONDITIONS OF RELEASE			
Pursuant to 18 U.S.C. § 3142(e)(1)(B), the court may impose the following least restrictive condition(s) only as necessary to reasonal person as required and the safety of any other person and the community. IT IS FURTHER ORDERED that the defendant's release below:			
SUPERVISION ((() (6) The defendant is placed in the custody of: Matthew Steinman (Parent) Person or organization		<u>.</u>	
Address (only if above is an organization)			
City and State			
Tel. No			
who agrees (a) to supervise the defendant in accordance with all of the conditions of release, (b) to use every defendant's appearance at all scheduled court proceedings and (c) to notify the court immediately if the deferelease or disappears.			
Signed: Custodian or Proxy Wather Steinman Date 11/22	2022		
(\$\sqrt{1}\$) (7) The defendant shall report to: (\$\sqrt{1}\$) U.S. Pretrial Services Office (\$\sqrt{1}\$) Las Vegas 702-464-563 no later than: (\$\sqrt{1}\$) U.S. Probation Office (\$\sqrt{1}\$) Las Vegas 702-527-730 (\$\sqrt{2}\$) (8) The defendant is released on the conditions previously imposed.	0 (A Ren	o 775-6 o 775-6	86-5964 86-5980
BOND () (9) The defendant shall execute a bond or an agreement to forfeit upon failing to appear as required the following property: () (10) The defendant shall post with the court the following proof of ownership of the designated property, or the fo of the above-described sum: () (11) The defendant shall execute a bail bond with solvent sureties in the amount of \$\frac{1}{2}\$	llowing am	ount or	percentage
PENDING MATTERS			
() (12) The defendant shall satisfy all outstanding warrants within days and provide verification to Pretrial Sofficer. () (13) The defendant shall pay all outstanding fines within days and provide verification to Pretrial Services () (14) The defendant shall abide by all conditions of release of any current term of parole, probation, or supervised a	or the supe	_	_
IDENTIFICATION () (15) The defendant shall use his/her true name only and shall not use any false identifiers. () (16) The defendant shall not possess or use false or fraudulent access devices.			
TRAVEL () (17) The defendant shall surrender any passport and/or passport card to U.S. Pretrial Services or the supervising of () (18) The defendant shall report any lost or stolen passport or passport card to the issuing agency as directed by Presupervising officer within 48 hours of release. () (19) The defendant shall not obtain a passport or passport card. () (20) The defendant shall abide by the following restrictions on personal association, place of abode, or travel:	Micer. Irial Servic	es or th	e
Travel is restricted to the following areas: () Clark County, NV () Washoe County, NV () State of NV () Continental U.S.A. () Other () (21) The defendant may travel to for the purpose of		*	
RESIDENCE (4) (22) The defendant shall maintain residence at (4) current address, or () at: 3009 E. Banded Hills Drive and may not move prior to obtaining permission from the Court, Pretrial Services or the supervising officer. () (23) The defendant shall maintain residence at a halfway house or community corrections center as Pretrial Service considers necessary.	cs or the su	pervisin	g officer
() (24) The defendant shall pay all or part of the costs for residing at the halfway house or community corrections ceability to pay as Pretrial Services or the supervising officer determines.	nter based t	ipon his	/her

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() (25) The defendant shall return to custody each (week) day at o'clock after being released each (week) day at o'clock for employment, schooling, or the following purpose(s):
EMPLOYMENT (✓) (26) The defendant shall maintain or actively seek lawful and verifiable employment and notify Pretrial Services or the supervising officer prior to any change. () (27) The defendant shall not be employed in, or be present in, any setting directly involving minor children. (✓) (28) The defendant shall not secure employment in the following field(s): <u>firearms and firearm parts</u> () (29) The defendant is prohibited from employment/self-employment in a setting where he/she has access to financial transactions or the personal identifiers of others.
EDUCATION/VOCATION () (30) The defendant shall maintain or commence an education or vocational program as directed by Pretrial Services or the supervising officer.
CONTACT () (31) The defendant shall avoid all contact directly or indirectly with any person who is or may become a victim or potential witness in the investigation or prosecution, (including but not limited to: () (32) The defendant shall avoid all contact directly or indirectly with co-defendant(s) unless it is in the presence of counsel. () (33) The defendant is prohibited from contact with anyone under the age of 18, unless in the presence of a parent or guardian who is aware of the alleged instant offense. () (33B) The defendant is prohibited from entering or remaining at any place primarily used by children under the age of 18, unless he/sl has the express prior permission of his/her Pretrial Services Officer or supervising officer. Examples of such prohibited places include park schools, playgrounds, and child care facilities. () (34) The defendant shall report as soon as possible to Pretrial Services or the supervising officer any contact with law enforcement personne including but not limited to any arrest, questioning, or traffic stop.
FIREARMS/WEAPONS (v) (35) The defendant shall refrain from possessing a firearm, destructive device, or other dangerous weapons. () (36) Any firearms and/or dangerous weapons shall be removed from the defendant's possession by another responsible adult within 24 hours of release from custody. () (37) The defendant shall provide written proof that his/her access to and possession of said firearm and/or dangerous weapon(s) has been discontinued. The written proof shall be provided to Pretrial Services or the supervising officer.
SUBSTANCE USE TESTING AND TREATMENT
Except as authorized by court order, (() (38) The defendant shall refrain from use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. § 802 unlest prescribed by a licensed medical practitioner. Except as authorized by court order, the defendant shall not possess, use or sell marijuana or any marijuan derivative (including THC) in any form (including edibles) or for any purpose (including medical purposes). () (39) The defendant shall refrain from any use of alcohol. () (40) The defendant shall refrain from the excessive use of alcohol. () (41) The defendant shall refrain from the use or possession of synthetic drugs or other such intoxicating substances. () (42) The defendant shall submit to an initial urinalysis. If positive, then (43) applies.
(43) The defendant shall submit to any testing required by Pretrial Services or the supervising officer to determine whether the defendant is usin a prohibited substance. Any testing may be used with random frequency and may include urine testing, a remote alcohol testing system and/or an form of prohibited substance screening or testing. The defendant shall refrain from obstructing or attempting to obstruct or tamper, in any fashion, wit the efficiency and accuracy of any prohibited substance testing or monitoring which is/are required as a condition of release. (1) (44) The defendant shall pay all or part of the cost of the testing program based upon his/her ability to pay as Pretrial Services or the supervisin officer determines.
() (45) The defendant shall not be in the presence of anyone using or possessing: () (45A) A narcotic drug or other controlled substances () (45B) Alcohol
() (45C) Intoxicating substances or synthetics () (46) The defendant shall participate in a program of inpatient or outpatient substance abuse therapy and counseling if Pretrial Services or th supervising officer considers it advisable. () (47) The defendant shall pay all or part of the cost of the substance abuse treatment program or evaluation based upon his/her ability to pay a determined by Pretrial Services or the supervising officer.
MENTAL HEALTH TREATMENT () (48) The defendant shall submit to a mental health evaluation as directed by Pretrial Services or the supervising officer. () (49) The defendant shall participate in mental health treatment as directed by Pretrial Services or the supervising officer. () (50) The defendant shall pay all or part of the cost of the medical or psychiatric treatment program or evaluation based upon his/her ability to pay

as determined by Pretrial Services or the supervising officer.

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LOCATION MONITORING	
(51) The defendant shall participate in one of the following location monitoring program components and	d abide by its requirements as Pretria
Services or the supervising officer instructs.	
() (51A) Curfew.	
The defendant is restricted to his/her residence every day from to and/or a time schedule deemed appropriate by Pretrial Services or the supervising officer.	
() (51B) Home Detention.	
The defendant is restricted to his/her residence at all times except for employment; education substance abuse or mental health treatment; attorney visits; court appearances; court-ordered preapproved by Pretrial Services or the supervising officer.	n; religious services; medical, I obligations; or other activities
() (51C) Home Incarceration.	
The defendant is restricted to 24-hour-a-day lock-down except for medical necessities and conspecifically approved by the court.	ourt appearances or other activities
) (52) The defendant shall submit to the type of location monitoring technology indicated below and abide by netructions provided by Pretrial Services or the supervising officer related to the proper operation of the technol () (52A) Location monitoring technology as directed by Pretrial Services or the supervising officer. () (52B) Voice Recognition monitoring. 	y all of the program requirements and logy.
() (52C) Radio Frequency (RF) monitoring.	
() (52D) Global Positioning Satellite (GPS) monitoring.	
(_) (52E) Stand Alone Monitoring: You have no residential curfew, home detention, or home incarcers comply with the location or travel restrictions as imposed by the court.	
Note: Stand Alone Monitoring should be used in conjunction with global positioning system	ı (GPS) technology.
) (53) The defendant shall not tamper with, damage, or remove the monitoring device and shall charge the said encoverage by Pretrial Services or the supervising officer.	-
) (54) The defendant shall pay all or part of the cost of the location monitoring program based upon his/her al Services or the supervising officer.	bility to pay as determined by Pretria
NTERNET ACCESS AND COMPUTERS) (55) The defendant shall not have access to computers or connecting devices which have Internet, Instant Mowell Wide Web, including but not limited to: PDA's, Cell Phones, iPods, iPads, Tablets, E-Readers, Wii, Playsome, place of employment, or in the community.	essaging, IRC Servers and/or the Station, Xbox or any such devices, at
) (56) The defendant must not access the Internet except for the purpose(s) marked below:	
() 56A. Employment	
() 56B. Banking/Bill Paying () 56C. Other	
) (57) The defendant must submit his/her computers (as defined in 18 U.S.C. § 1030(e)(1)) or other electrosevices or media, to a search. The defendant must warn any other people who use these computers or devices he devices may be subject to searches pursuant to this condition. A Pretrial Services Officer, or supervising offinis condition only when reasonable suspicion exists that there is a violation of a condition of supervision and that vidence of this violation. Any search will be conducted at a reasonable time and in a reasonable manner.	capable of accessing the Internet that icer may conduct a search pursuant to
) (58) The defendant must allow Pretrial Services or the supervising officer to install computer monitoring soft apable device (as defined in 18 U.S.C. § 1030(e)(1)) he/she uses.	tware on any computer and/or internet
) (59) To ensure compliance with the computer monitoring condition, the defendant must allow the Pretrial S o conduct initial and periodic unannounced searches of any computers (as defined in 18 U.S.C. § 1030(e)(1)) superches shall be conducted to determine whether the computer contains any prohibited data prior to installation the monitoring software is functioning effectively after its installation, and whether there have been attempts to offer its installation. The defendant must warn any other people who use these computers that the computers may be ondition.	ubject to computer monitoring. These n of the monitoring software, whether o circumvent the monitoring software
) (60) The defendant shall refrain from possession of pornography or erotica in any form or medium.	
) (61) The defendant shall pay all or part of the cost of the internet monitoring software upon his/her ability t ervices or the supervising officer.	to pay as determined by Pretrial
) (62) Other	

AO 199B (Rev. 06/2021) Additional Conditions of Release	Page 5 of 6 Pages
FINANCIAL () (63) The defendant shall not obtain new bank accounts or lines of credit. () (64) The defendant shall not act in a fiduciary manner on behalf of another person. () (65) The defendant shall not use any identifiers, access devices, or accounts, unless under his/her true nar. () (66) The defendant shall not solicit monies from investors. () (67) The defendant shall disclose financial information as directed by Pretrial Services or the supervising () (68) The defendant shall reimburse the Treasury of the United States for the cost of	officer.
attorney) representation at the rate of \$ per, payable to the Clerk of the Court for deliberation at the rate of \$ per, payable to the Clerk of the Court for deliberation at the rate of \$ per, payable to the Clerk of the Court for deliberation at the rate of \$ per, payable to the Clerk of the Court for deliberation at the rate of \$ per, payable to the Clerk of the Court for deliberation at the rate of \$ per, payable to the Clerk of the Court for deliberation at the rate of \$ per, payable to the Clerk of the Court for deliberation at the rate of \$ per, payable to the Clerk of the Court for deliberation at the rate of \$ per, payable to the Clerk of the Court for deliberation at the rate of \$ per, payable to the Clerk of the Court for deliberation at the rate of \$ per, payable to the Clerk of the Court for deliberation at the rate of \$ per, payable to the Clerk of the Court for deliberation at the rate of \$ per, payable to the Clerk of the Court for deliberation at the rate of \$	deposit in the Treasury, as follows:
SEARCH () (69) The defendant shall be subject to search of person, residence and/or vehicle as directed by Pretrial Ser compliance with these conditions.	rvices or the supervising officer to ensure
OTHER PROHIBITED ACTIVITIES () (70) The defendant shall refrain from gambling or entering any establishment whose primary business in () (71) The defendant is prohibited from entering any establishment whose primary source of business entertainment. () (72) The defendant shall withdraw from any interest, in any state, that he/she may have in any business we manufacture or promotion of marijuana or synthetic marijuana. This includes other dispensaries or parapherm () (73) The defendant shall not obtain or renew a "medical marijuana" card within the State of Nevada or are () (74) All aspects of the	involves pornography, erotica, or adultation is related to the sale, distribution, talia stores. ny other state. sed. and hydroponics. consulting, manufacture, or dispensing o
OTHER CONDITIONS () (80) The defendant shall abide by other conditions as noted below:	

AO 199C (Rev. 09/08) Advice of Penalties

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ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

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		Defendant's Signature
		City and State
		Directions to the United States Marshal
() 1 h	The defendant is ORDERED re The United States marshal is OI has posted bond and/or complie he appropriate judge at the time	RDERED to keep the defendant in custody until notified by the clerk or judge that the defendant d with all other conditions for release. If still in custody, the defendant must be produced before
Date: _	11/10/2022	
		Judicial Officer's Signature Craig S. Denney, U.S. Magistrate Judge
		Printed name and title